New Jersey Justice.

One of the most interesting cases ever brought before the Essex County Courts was tried by Judge Depue on Saturday wards. last, being that of Annie Sweeney vs. Henry T. Knox. It was a suit to recover damages to a heavy amount for an atrocious assault committed by the defendant while the complainant was employed by him as a domestic. The case ossessed a peguliar local interest from the fact that the plaintiff is a resident of Bloomfield and now engaged in the famiv of one of our residents, and her counel being Mr. Wm. D. Foulke, also of this village. A very favorable impres-

ing denial, by himself and wife, of the nals of mountaineering. At the height alleged inhuman freatment. Mr. Foulke of fifteen thousand feet, nothing was delivered the opening address to the jury. visible but snow of the most dazzling In an eloquent and forcible manner he whiteners. Every peak and crag was related the story of his client's sufferings, covered with it, and it hang over the which seemed almost too terrible to be edges of the cliffs in long fleecy masses real. But after the girl had told her own Their eyes were affected by the glare, and story and the counsel for the defense had they felt themselves growing more and failed completely to make the least break | more lethargic. in the cross-examination, all present were satisfied that the counsel in his opening cur noses and ears," says Capt. Lawson had really failed to color the story high "and my head ached in a distracting manenough. Miss Sweeney testified that she ner. I saw that our only chance of precame to this country in April, 1873, and serving life was to retreat without delay; landed in Philadelphia. She had not a for we were in a pitiful plight. Our lips friend or acquaintance in the country, and gums and the skin of our hands and Consequently she sought an intelligence faces were cracked and bleeding, and our office to get employment. She met the eyes were bloodshot and swollen to an corner of Halsey street. defendant in this office, and he employ. alarming extent. The thermometer had od her to go with him to his house in sunk to twenty-two degrees below the Burlington county in this state and be- freezing point, and the air was so rarefield come a servant in his family. All went that we were gasping rather than breath plaintiff to take care of it. While the tion we had attained was 25.314 feet." struck her several times on the face. aid, telling him that the plaintiff had givand struck her with a boot-jack, knocking her down, and then kicking her in a brutal manner with his boots. She velled murder, and begged the man to spare her life, but he struck her again Mchan's Dry & Fancy goods store, Bloomfield and again. The girl then appealed for

Other flagrant acts of cruelty were clair, N. J. sworn to in detail, making a most beartrending exhibition of brutality on the ng her room. When the fire was start- Two doses will refleve you. ed she thought that as she had no friend but God to whom she could appeal for protection she resolved to kneel down by her in this terrible suffering and deliver MONTCLAIR RWAY TIME TABLE. her from these wicked people. While she way on her knees, praying. Mr. Knox jate stations at 6.04, 7.37 and 8.53, A. M.; 2.41, 3.50 her by the neck, kicked her, and with 7.42, and 8.59, A. M.; 2.47, 4.00 and 5.34, P. M. her Cathoric praying in his house. Then 30, P. M. she embedveced to leave the place, inending to go back to Pailadelphia, but bey prevented her from going. At last months rates. he got off and succeeded in reaching New York.

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When Knox was placed upon the stand his testimony was objected to upon the ground that he was an atheist. Judge N Depue overruled the objection and Knox was sworn in the usual way, and denied the girl's story. Upon his cross-examination, the first question asked him was, "Mr Knox, do you believe in a God?" His answer was "yes."

"Is your God an intelligent God?" "Yes."

"Have you any affirmative belief that your God will reward you in a future world for acts of virtue, and punish you for the practice of vice?" "No, that is all nonsense; no one

knows anything about a .future world." He was then asked if he believed in the Bible, and he answered emphatically "no," and gave the same answer when he was asked if he believed in Christ as a Redeemer, and denied that the Bible was the word of God.

At this point the counsel for the plaintiff withdrew their objection to the defense in regard to his competency as a witness, saying that after the manner in which he conducted himself upon the stand, the plaintiff was perfectly satisfied to let the Jury form their own opinion Celebrated Cucumber Wood of Mr. Knox as a competent witness. Mr. Stone objected to this course, and claimed that the Court must decide whether or not the defendant was a com-

Mrs. Knox was then called and when she was sworn she cried so hard that it was some time before they could hear what she said, but as soon as she had been questioned awhile on cross-examination, she acquired the use of her tongue and talked in such a voluble manner that neither Coart nor lawyers could stop her. She contradicted herself in an important particular.

Judge Depue, after commenting upon the testimony, said that it was utterly impossible for the jury to reconcile the different statements in the testimony, it being a complete denial upon the part of the defendant and his wife to the testimony of the plaintiff; that they must decide which story they will believe; the girl, Mr. and Mrs. Knox, either one or

the other of them must have knowingly wilfully and deliberately sworn to alie. and in reaching your decision you must judge somewhat from the circumstates in the case, the conduct of the witneses on the stand, especially the admissons of the defendant in regard to his nonbelief in a future state of punishment ore-

The jury were out about five minues, when they came in with a verdict forthe plaintiff of \$2,500.

The Wonders of New Guinea.

An English traveler, named Captin Lawson, has just published in Londo a wonderful narrative of his journeyings He claims to have discovered, on his hitherto unexplored region, a mountan upwards of 32,000 feet in height. This sion was made by the able and successful exceeds the highest peak of the Hima- ON CUNARD, ANCHOR, WHITE STAR, NATIONAL, manner in which he conducted his client's layas by 3000 feet. Captain Lawson states that with one attendant he made a pa State Senator Stone appeared as coun- tial ascent of this mountain, reaching an sel for Knox, whose defense was a sweep- altitude hitherto unparalelled in the

"At length blood began to flow from well until Saturday, the 19th, when the ing. Our staves fell from our grasp, and BLUE en lant and Lis wife went to Philadel. we could not pick them up again, so behis. Before going, Mrs. Knox brought numbed were our arms and hands. It was young chicken into the house and told now one o'clock, and the greatest eleva-

arl was doing her housework a young They then turned back, descended to log killed the chicken. When the de- the limit of the snow in three hours, and femlant and wife returned Mrs. Knox in. arrived at their camp at the base of the quired for the chicken. Plaintiff replied mountain about half past seven in the Curb stones, that a dog killed it. Mrs. Knox insisted evening. Thus, in fifteen hours and a that the girl hal killed it, and then half, they had ascended an absolute height of 23,000 feet, to an elevation then calling her husband to come to her greater than any ever before attained by man upon the surface of the earth, alen her sauce. Defendant came up to her though balloonists have occasionally gone

Amarantos, or Queen of White: It would be to the advantage of the ladics of Montclair and vicinity to call at Miss Maggie Ave. Montclair, and examine the new and deprotection to the woman; but, instead Nothing like it has ever been offered for sale in Montclair. As a perfume it is beautiful and lasting, as a face powder it has no equal. Try it. For sale only by Miss Maggie Mehan, Montof granting it she, aided her husband in

Is YOUR LIFE WORTH 10 CENTS?-Sickness prevails everywhere, and everybody complains part of Knox and his wife. On one oc. of some disease during their life. When sick the object is to get well; now we say plainly casion, the girl, having been unable to that no person in this world that is suffering sleep, arose very early and went down with Dyspensia, Liver Complaint and its effects, stairs to build a fire. She was in such a such as Indigestion, Costiveness, Sick Head-acne, Sour Stomach, Heart-burn, Palpitation of hurry, fearing to be late, and that then the Heart, Depressed Spirits, Billousness, &c. can take GREEN'S AUGUST FLOWER without get-Knex would beat her again, that she did ting relief and cure. If you doubt this, go to not stop to say her prayers before leav-for 10 cents and try it. Regular size 75 cents.

LEAVE MONTCLAIR for New York and intermed-

same up quickly behind her and caught LEAVE BLOOMFIELD for New York at 6.10, MARBLE DUST, onths, declared he would have none of and other stations at 12.00, M., 3.30, 4.30, 5.30 and 6.

Monthly commutation tickets may be obtained at

Carriages and Wagons

Built to Order.

CARRIAGE PAINTING.

Trimming and General Blacksmithing.

Repairing of all kinds attended to with

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Pumps.

These Pumps are made in the most substantial petent witness. Judge Depue ruled that manner from the best wild cucumber timber, for the plaintiff having withdrawn their ob- cheapness and durality are superior to any Wood jection, the Court had nothing to rule Pump Manufactured. Put in wells and cisterns and warranted to give satisfaction by

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JAMES VICK, Rochester, N. Y.

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739 Broad Street, Newark, N. J. Sells Drafts on ENGLAND,

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To 141 Market Street, Corner of Halsey St. Newark, "Where rich and poor both served kind, And always can a bargain find." My heartfelt thanks for past favors.'I will endeav or to merit the same for the future by polite and

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All Stone from my own Quarries, and of Super-ORDERS directed to No. 9 Austin St., or calls at the yard will be promptly attended to.

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111 Liberty Street, N. Y., at one-sixth (1-6) of the six Also, KINDLING WOOD to families and stores by BLOOMFIELD, N. J. office near railroad depot.

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TAYLOR BROS. & CO., Are prepared to furnish all kinds of

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A SUPERIOR QUALITY OF Lehigh Hazelton Coal

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CHOICE FAMILY FLOUR,

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MISFIT CARPETS. Good second hand and misfit carpets, English, Brussels, Three ply and In

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BAZAAR.

627 BROAD ST., NEWARK,

CHILDREN'S CARRIAGES At Factory Prices.

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Our Cases are filled with WASHINGTON AVENUE, Setween Archdeacon's Hotel and Bartist Church TABLE WARE BLOOMFIELD, N. J. of the latest and most beautiful designs. A large se-Custom Work carefully attended to lection for bridal and other gifts. Come and buy wherethe ware is made, and save the three or four

Also a full line of Cutlery for sale DURE WATER. WARE REPAIRED AND RE-PLATED. Established 1859. BENJAMIN J. MAYO. P. S .- No connection with any other place.

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For all suitable occasions. Orders promptly and faithfully attended to, JOHN RASSBACH,

Extra Inducements

GROCERIES BUTTER

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Down

Guod Butter Extra Fine Butter We keep constantly on hand a large assortment of the best brands of

St. Louis Family Flour, put up in sacks, or by the bbl. funded at the

Glenwood Av. Cash Store.

J. H. WAY,

VOU CAN PIND

Canned Goods and Dried Pruit

At EDWARD WILDE'S. Peaches, Cherries,

> Apples, Prunelles, Plums, Pears, &c., &c.

Legal.

HERIFF'S SALE .- In Chancery of N. w ... Brtween Martha F. Woodhull, compi't. a d Harry Howe and wife, Def'ts. Pi. Fa., for ca. a The sale of property in the above stated case stated adjourned until Tuesday the 8th day of June book at 2 o'elock, P. M., at the Court House, in the city of Newark. Newark, N. J., May 11th, 1875.

TOTICE OF SETTLEMENT.

Notice is bereby given that the accounts of the subscriber, Executor of Wealthy Cowi, deceased, will be audited and stated by the Surrogate, and and reported for settlement to the Orphan's Court of the county of Essea, on Tuesday, the first day of

THOMAS C. DODD. CHERIPP'S SALE .- New Jersey Suprems Court. Waterbury Brass Company and others, The sale of property in the above stated case stands adjourned nutil Tuesday, the twenty-scond day of June next, at 2 o'clock P. M. at th Court House in the city of Newark.

JAMES PECKWELL, Sheriff.

Newark, N. J., Feby. 23, 1872.

SHEGIFF'S SALE -Let No. 3. In Chancery of New Jersey, Between Edward P. Ward Surv Exc. Ac. of John F. Ward, dec't compi't, and Henry Ward and als. def ts. Ft. fa., for sale of mort aged premises. The sale of property in the above stated case stands adjourned until Tursday the first day of June next, at 2 o'clock, P. M., at the Court House, in the city of Newark. JAMES PECKWELL, Sheriff.

Newark, N. J., May 4, 1875. SEERIFF'S SALE -Free Circuit Court Heary W. Sage et al. vs. Charles W. Pewers, Fr. fa., &c The sale of property in the above stated cas-stands adjourned until Tuesday the 18th day of May next, at 2 o'clock, P. M., at the Court House, in the city of Newark. JAMES PECKWELL, Sheriff

Newark, N. J. April 20, 1875. HERIFF'S SALE .- In Chancery of New Jersey Between Hannah C. Heagland, compl't, and Harry Home and wife, def'ts. Fi. fa. for sale of The sale of property in the above stated case next, at 2 o'clock, P. M., at the Court House, in the city of Newark. JAMES PECKWELL, Sheriff

Newark, N. J , April 20, 1875 SHERIFF'S SALE -Lot No. 17. In Chancery of New Jersey, Between Edward P. Ward, surviving Ext. &c. of John F. Ward, dec'd, compl't and Joseph P . Hague and als., defendants. Fi Fa. for sale of Mortgaged Premises. The Sale of Property in the above stated case stands adjourned until Tuesday the 25th day of May next, at 2 o'clock, P M., at the Court House, in the City of Newark. JAMES PECKWELL, Sheriff Newark, N. J., April 27th, 1875.

of New Jersey. Between Edward P. Ward surviving Ex. &c. of John F. Ward deed, complainanta, and David M. Pierson and als Defts. Ft. Fa. for The sale of properly in the above stated case stands adjourned until Tuesday, the 25th day of May next. at 2 o'clock P. M., at the Court House, in the City of JAMES PECKWELL, Sheriff. Newark, N. J. April, 27th, 1875. S RERIFF'S SALE +In Chancery of New Jersey.

sale of mortgaged premises. The sale of property in the above stated case stands adjourned until Toes lay the 5th day of June next, at 2 o'clock, P. M., at the Court House, in the city of JAMES PECKWELL, Sheriff. Newark, N. J., May 11th, 1875. SHERIFE'S SALE -Fases Circust Court, -Wen P. P. rker, Ns. Jacob Kietz and William B. Engles

Charles A. Gilbert and als, del'ts. Ft. Fa., for

New Jersey Supreme Court Linus Littell, and al. ve. William b. Lagies. Fi. Fa. &c. The bale of Property in the above stated case stands adjusted until Tuesday the fourth day of May next, at 2 o'clock, P. M., at the Court House, in the City of Newark.

JAMES PECKWELL, Sheriff.

Newark, N. J., April 6, 1375. SHERIFF'S SALE .- Essex County Circuit Court Thomas Minford vs. William C. Moore. Fi. to me directed, I shall expose for suis by public vendue, at the Court House, in Newark, on Tuesday the eighth day of June next, at two o'clock, P. M., all that tract or parcel of land and prem

ises, situated in the township of Montelair, Esses Beginning in the middle of Mountain Avenue on which will be sold low and promptly delivered in the southerly line of land belonging to R. M. Hen ning and running along said Henning's line north enventy-four degrees fifteen minutes west seventeen conias and nine links to line of William H. Harris land; thence along the said Harris' line south twen-ty four degrees and forty five minutes west one corner of said Barris land; thence, further along the same and line of other lands north forty-six de grace and forty-five minutes west twenty-one chains and nine links; thence north thirty-four degrees and fifteen minutes east seventy five links ; thence murth forty-one degrees west twelve chains and eighty huas to line of land formerly belonging to N. Crane deceased; theuce south forty-eight degrees and forty minites west six chains and thirty-eight links to line of hind formerly belonging to Jason Crane; thence along said Crane's land south fortyfour degrees and fifteen minutes east thirty chains and four links; thence further along Jason Crane's line and line of land belonging to the estate of Eliager Crane south seventy-five degrees and thirty minutes east four chains and sixty-nine links thence further along said estate of E. Crane's line south sixty-six degrees and thirty minutes east twelve chains ; thence further along the same south seventy-four degrees and fifteen minutes east six chains and nipe links to the middle of the aforesaid Mountain Avenue; thence along the middle of the same north twenty seven degrees and thirty minutes east six chains and fifty-two links to the place of beginning. Containing twenty-eight and eightyeight hundredthy acres of land more or less it being under tood and agreed that the road through said property and the property on each side as surveyed and laid out by James Owen surveyor is to be Public Highway. Being the same premises des-cribed in Book O. 6 of Mortgages for Essex County,

> Newark, N. J. April 5, 1875. SHERIFF'S SALE.—IN CHARCERY OF NEW JEE-SET.—Between John Newland, compl't and Mason Loomis and al, def'ts. Fi, fa, for asie of mortgaged premises.
>
> The Sale of Property in the above stated case stands adjourned until Thesday the thirtieth day of March next at 2 o'clock, P. M., at the Court House, in the City of Newark. Newark, N. J., March 2, 1876.

SHERIFF'S SALE. In Chancery of New Jersey.

Between Ira H. Condit, compi't, and William
H. Baldwin el. ux. et. als. Def'ts. Fi. Fa. for tale of By virtue of the above stated writ of fieri facine, to me directed, I shall expose for Sale by Public Vendue, at the Court House, in Newark, on Tuesday, the eighth day of June next, at two o'clock, r. x., all that tract or parcel of land and premises, situated in the Township of Montclair, Essex County, New Jersey.

Beginning in the middle of Mountain Avenue and in the southerly line of land of Bowdebush and Densympre: thence along the middle thereof marks Densmore; thence along the middle thereof north twenty-six degrees six minutes east one hundred and seventy-two feet five and a half inches to land of John Speer; thence along his line south forty-eight degrees thirty-nine minutes east four hun-dred and ninety-six feet three inches to land of T. Berger; thence along his line south twenty-eight degrees forty minutes west one hundred and fitty-eight feet more or less to said land of Rhodebush and Densmore; thence along their line north forty-nine degrees west four hundred and seventy-five feet to the beginning. Containing one acre and sighty hundredths of an acre of and mere or less.

JAMES PECKWELL, Sherif.

Newark, N. J. April 5tn, 1975.

Edward Wilde,

Bloomfield Centre, desires to call attention to his

Pine Assortment of Oil Cloths, Shades and Fixtures,

House Farnishing Goods Generally.

Family. Please call and judge for yourself.

Almost everything needed in

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